STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE

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1)
2	Berlin Jenkerson v. Merck & Co. Inc., et al. (06-3307 CRB)	
3	Thomas Kasper v. Merck & Co. Inc., et al. (06-3309 CRB))))
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5	Josephine Tourville v. Merck & Co., Inc., et al. (06-3310 CRB)	
6	Arzie Stephens v. Merck & Co., Inc., et al. (06-3311 CRB)	
7		
8	Henry Kahn, et al. v. Pfizer Incet al. (06-4600 CRB)	
9	Carol Copeland v. G.D. Searle LLC, et al. (07-3023 CRB)	
10	Surrey Stainback w March & Co. No. at al.	
11	Suzanne Steinbach v. Merck & Co., Inc., et al. (07-0495 CRB)))
12	John Moseley v. Merck & Co., Inc., et al. (07-0496 CRB)	
13	Land W. Hardwards and March & Co. Transaction	
14	Joni Hebblethwaite v. Merck & Co., Inc., et al. (07-0498 CRB)))
15	Kevin Miller v. Merck & Co, Inc., et al. (07-0596 CRB)	
16	Lena Scher v. Merck & Co., Inc., et al.	
17	(07-2533 CRB)	
18	Laurence Schmidt v. Merck & Co., Inc., et al. (07-2534 CRB)))
19	Posts Foremen v Monek & Co. Inc. at al.	
20	Patty Foreman v. Merck & Co., Inc., et al. (07-2535 CRB)	
21	Robert Miller v. G.D. Searle LLC, et al. (07-3127 CRB)))
22	Bakana I Surish In as al an Marah 6 Co Inc. as al	
23	Robert J. Smith, Jr., et al. v. Merck & Co., Inc., et al. (07-3488 CRB)	
24	Williamson, Wilburn, et al. v. Merck & Co., Inc., et al. (07-3489 CRB)	
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26	Come now all the Plaintiffs in the above-	entitled actions and Defendants, by and through
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28	the undersigned attorneys, pursuant to Federal Ru	ue of Civil Procedure, Rule 41(a), and hereby
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1	stipulate to the dismissal of these actions with prejudice as to all plaintiffs named therein with	
2	each side bearing its own attorneys' fees and costs.	
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4	DATED: 11-2, 2009 By: Part lal	
5	GÖLDENBERG HELLER ANTOGNOLI & ROWLAND, P.C.	
6	P.O. Box 959 Edwardsville, Illinois 62025	
7	Telephone: 618-656-5150 Facsimile: 618-656-6230	
8	Attorneys for Plaintiffs	
9		
10	DATED: Nov. 4, 2009 By:	
11	DLA PIPER LLP (US)	
12	1251 Avenue of the Americas New York, New York 10020	
13	Telephone: 212-335-4500 Facsimile: 212-335-4501	
14	Defendants' Liaison Counsel	
15	Defendants Liaison Coursei	
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17	PURSUANT TO THE TERMS SET FORTH IN THE PARTIES' STIPULATION,	
18	IT IS SO ORDERED.	
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20	Dated: NOV 1 3 2009	
21	Hon. Charles R. Breyer United States District Court	
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